thened with any fees on fuch erroneous certificate, either by the examiner-general C H A P. or furveyor, but the furveyor, returning fuch erroneous certificate, shall pay the examiner-general for his trouble in examining the same, one third part of such fees as by this act are allowed to the examiner-general.

XIII. And he it enacted, That any sheriff within this state may, and he is Sheriff may hereby directed and required, at any time between the first day of May and the inhabitant, tenth day of August yearly (on notice to him given that any inhabitant of his &c. who is county, indebted for officers fees, and for which an account had been before the about to absect the food, &c. faid first day of May, delivered to or left at the last place of abode of such inhabitant, is about to abscord or remove his effects from the place of his residence, whereby the faid sheriff may be prevented from executing the same) to apply himself to any magistrate of his county, and the said magistrate, on such sheriff's application, and oath made by the sheriff or some other credible person, that the faid sheriff or such person is informed, and verily believes, that such debtor is about to abscond or remove his effects out of the said county, and thereby prevent the sheriff from executing such debtor, or his effects, for officers fees, so as aforefaid due, and that an account had been delivered or left, as by this law is directed, (which oath shall be reduced to writing, figned, and left with the said magistrate, and by him returned to the next county court) shall give the said sheriff a warrant from under his hand and seal, and thereby direct and empower the said sheriff to execute the said debtor, or his effects, for the sees so as aforesaid due, in money, at the rate hereafter specified, which the said sheriff shall do without any execution fee.

XIV. Provided always, and be it enacted, If any debtor, absconding or about Provide. to abscond, or remove his effects, will give such sheriff good and sufficient security for the payment of all such officers fees, that in such case the sheriff shall and he is hereby obliged to take the same.

XV. And be it enacted, That all costs recovered by judgment, or decree, shall Costs to be hereafter be payable and paid in money, and not otherwise.

XVI. and be it enacted, That the several county justices in their respective coun- Allowance to ties, at the time of affesting the county levy, shall and are hereby empowered and difor warrants, rected to allow to the clerk of their respective courts, in their county levies, full sa- &c. tisfaction of warrants to the overfeers of the highways, constables warrants, affisting in laying and apportioning the county levy, and all other services to be done for their respective counties, and by order of the justices for the time being, the following fums, viz. For Saint-Mary's, Kent, Anne-Arundel, Charles, Somerset, Dorchester, Baltimore, Cæcil, Prince-George's, Talbot, Queen-Anne's, Worcester, Frederick, and Washington counties, one hundred pounds each: For Calvert, Harford, Caroline, and Montgomery counties, eighty pounds each; and all the respective county clerks within this state, for the time being, shall, and they are hereby obliged to do all the faid fervices, and fuch others, for the use of the respective counties, as shall be required by the justices of the peace for each respective county, from time to time, and at all times hereafter, for and in confideration of the faid allowance.

XVII. And be it enacted, That if any person, chargeable with officers sees as Sheriff may aforesaid, shall neglect or refuse to pay the same within the time aforesaid, it shall acc be lawful for the sheriff, immediately after the tenth day of August yearly, to distrain the goods and chattels of the person so neglecting or refusing, and to sell and dispose thereof, at the expiration of five days after distress made, at public auction, all which shall be done by the said sheriff without see or reward; and the overplus, beyond what will fatisfy the demand aforefaid, shall be returned to the debtor.

XVIII. and he it enacted. That if any person indebted for such fees shall re- Person refusing to pay the same within the time aforesaid, or shall, on demand, neglect or &c. may be refuse to shew to the sheriff goods or chattels to be distrained to the value of such executed, &c. fees, it shall be lawful for the sheriff to take such person in execution for the mo-